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2	MIRNA VILLEGAS, State Bar No. 205307 MONA M. BADANI, State Bar No. 227389				
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7	WELLŚ FARGO INVESTMENTS, LLC				
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10	1970 Broadway, Suite 950 Oakland, California 94612				
11	Tel: (510) 891-9800 Fax: (510) 891-7030				
12	Attorneys for Plaintiff				
13	ANDREA X. BULOW				
14					
15	UNITED STATES DISTRICT COURT				
16	FOR THE NORTHERN DISTRICT OF CALIFORNIA				
17	ANDREA X. BULOW, individually, and on behalf of all others similarly situated,	Case No. C-06-7924 MHP			
18	Plaintiff,	STIPULATION AND [PROPOSED] ORDER TO CONTINUE STATUS			
19	V.	CONFERENCE			
20	WELLS FARGO INVESTMENTS, LLC,	[Filed concurrently with Stipulation and Proposed Order in C 05-4526]			
21	Defendants.	DATE: August 13, 2007			
22		TIME: 3:00 p.m COURTROOM: 15			
23					
25					
26					
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⁄is & LP	1-PA/3648728.3 1	Case No. C-06-07924 MHP			
LAW	STIPULATION AND [PROPOSED] ORDER	TO CONTINUE STATUS CONFERENCE			

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ATTORNEYS AT LAW
PALO ALTO

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STIPULATION

The parties to this action, through their counsel of record, hereby STIPULATE as follows:

On February 9, 2007, this Court related this case, Bulow v. Wells Fargo Investments, LLC

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Palo Alto

BOCKIUS LLP

(Case No. C-06-7924 MHP) case to the previously filed case of *Jerry Chu v. Wells Fargo* Investments, LLC (Case No. C 05-4526 (MHP), On April 2, 2007, the Court granted the parties' request to continue the status conference in both cases for 90 days to give the parties time to complete ADR. Accordingly, the Court set a further status conference for August 13, 2007, at 3:00 p.m. and stayed further proceedings in both cases until that date, in order to allow the parties to devote their full energies to private mediation.

Because both actions involve substantially similar claims, the parties wish to mediate both actions at the same time. Although Plaintiff Bulow has now been deposed, pre-mediation efforts, including scheduling and the sharing of confidential documents and information necessary for the mediation, have proved more complicated and time-consuming than when only the Chu matter was at issue. Additionally, Defendant's counsel, Mr. Daryl Landy and Ms. Mona Badani, are currently in trial in San Mateo Superior Court, thus further complicating scheduling issues. The parties have now agreed to mediate before Mark Buckstein on September 11, 2007, which is the first available date for the multiple parties and their representatives, the many counsel involved, and Mr. Buckstein.

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Case No. C-06-07924 MHP

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1	In light of these developments, the parties request that the Court continue the Status			
2	Conference until at least 60 days after the first mediation session on September 11, 2007, and that			
3	all proceedings remain stayed until that date.			
4				
5				
6	Dated: June 21, 2007 MORGAN LEWIS & BOCKIUS LLP			
7	By: Attle			
8	Mirna Villegas Attorneys for Defendant			
9	WELLS FARGO INVESTMENTS, LLC			
10	Dated: June, 2007 SCOTT COLE & ASSOCIATES, APC			
11				
12	By: Matthew R. Bainer			
13	Attorneys for Plaintiff ANDREA X. BULOW			
14				
15				
16	ORDER			
17	In light of the foregoing STIPULATION of the parties, the Court ORDERS that the Status			
18	Conference presently scheduled for August 13, 2007 is hereby continued to October 29, 2007,			
19 20	at 3:00 p.m. and that all proceedings in this action remain stayed until that date.			
21	TES DISTRICE			
22	Dated: 7/3/2007 HON WARILYN HALL PATE			
23	U.S. Detrict Court Judge			
24	IT IS SO ORDERED			
25	Judge Marilyn H. Patel			
26				
27	THERN DISTRICT OF CE			
28	1-PA/3648728.3 3 Case No. C-06-07924 MHP			
	1-PA/3648728.3 3 Case No. C-06-07924 MHP			

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ATTORNEYS AT LAW
PALO ALTO

STIPULATION AND [PROPOSED] ORDER TO CONTINUE STATUS CONFERENCE

Ass(Action of a superprint)					
1.	In light of these developments, the	parties request the	at the Court continue the Status		
2	Conference until at least 60 days after the	first mediation se	ssion on September 11, 2007, and that		
3	all proceedings remain stayed until that date.				
4					
5					
6	Dated: June, 2007	MORGAN LEW	IS & BOCKIUS LLP		
7		By:			
8		Mirna Villega Attorneys for	IS Defendant		
9		WELLS FAR	GO INVESTMENTS, LLC		
10	Dated: June 262007	SCOTT COLE &	ASSOCIATES, APC		
11	**************************************	//_			
12		By! L Matthew R.	Bainer		
13		Attorneys fo ANDREA X	r Plaintiff		
14					
15					
16					
17	ORDER				
18	a				
19	18 m				
20	at and that all prod	ceedings in this ac	ion remain stayed until that date.		
21	Dated:				
22			RILYN HALL PATEL 1 Court Judge		
23					
24	A STATE OF THE STA				
25					
26	The state of the s				
27					
28 MORGAN, LEWIS & BOCKIUS LLP	1-PA/3648728.3	3	Case No. C-06-07924 MHP		
ATTOPHERS AT LAP PAGE AUTO	STIPULATION AND [PROPOSED]				

İ						
1	PROOF OF SERVICE					
2 3	I am a resident of the State of California and over the age of eighteen years, and not a party to the within action; my business address is 300 South Grand Avenue, Twenty-Second Floor, Los Angeles, CA 90071-3132. On June 27, 2007, I served the within documents:					
4	STIPULATI	STIPULATION AND [PROPOSED] ORDER TO CONTINUE STATUS CONFERENCE				
5						
6		by transmitting via facsimile the document(s) listed above to the fax number(s) set forth below on this date before 5:00 p.m.				
7 8	by placing the document(s) listed above in a sealed envelope with postage therefully prepaid, in the United States mail at Los Angeles, California addressed as forth below.					
9		by placing the document(s) listed above in a sealed Federal Express envelope and affixing a pre-paid air bill, and causing the envelope to be delivered to a Federal Express agent for delivery.				
11		The construction of the decrease of the Construction of the Constr				
12		by causing the document(s) listed above to be personally delivered to the person(s) at the address(es) set forth below.				
13		Scott Edward Cole Clyde H. Charlton				
14		Matthew R. Bainer SCOTT COLE & ASSOCIATES,				
15		APC 1970 Broadway, Suite 950				
16		Oakland, California 94612 Tel: (510) 891-9800				
17						
		Under that practice it would be deposited with the U.S. Postal Service on that same				
19 20	motion of the	tage thereon fully prepaid in the ordinary course of business. I am aware that on e party served, service is presumed invalid if postal cancellation date or postage more than one day after date of deposit for mailing in affidavit.				
21		Executed on June 27, 2007, at Los Angeles, California.				
22						
23	States of Am	nerica, that the foregoing is true and correct.				
24		Shari Sanders				
25						
26						
27						
28						
s & .	1-PA/3648728.3	4 Case No. C-06-07924 MHP				

Morgan, Lewis Bockius LLP ATTORNEYS AT LAW PALO ALTO